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FEB - 6 2006

February 6, 2006

rederal Communications Commission₃
Office of Secretary

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, SW Washington, DC 20554

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Re: EB Docket No. 06-36 Certification of CPNI Filing

Dear Ms. Dortch:

On behalf of Moultrie InfoComm, Inc., enclosed herewith for filing with the Commission are an original and four copies of its certification in response to the Commission's Public Notice, DA 06-223, released January 30, 2006.

Should there be any questions concerning this filing, please contact the undersigned.

Respectfully submitted,

Ramsey L. Woodworth

Cc: Byron McCoy
Best Copy and Printing, Inc.

No. of Obstance of Off 4 List AP OBE

## MOULTRIE INFOCOMM, INC.

YOUR LONG DISTANCE SOLUTIONS • (217) 873-4636 • FAX (217) 873-4990

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FRANCIS E. BOWERS ANITA H. BOWERS STEVEN G. BOWERS DAVID A. BOWERS STUART D. BOWERS

February 3, 2006

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, SW Washington, DC 20554

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FEB - 6 2006

Federal Communications Commission Office of Secretary

Re:

Certification of CPNI Filing EB-06-TC-060

EB Docket No. 06-36

Dear Ms. Dortch:

This is in response to the Commission's Public Notice, DA 06-223 released January 30, 2006, directing all telecommunications carriers to file compliance certifications as required by Section 64.2009(e) of the Commission's rules. Moultrie InfoComm, Inc. ("InfoComm") is a long distance reseller that serves approximately 213 customers in the rural Lovington, Illinois area. In accordance with the FCC's customer proprietary network information ("CPNI") rules, it is InfoComm's policy to use CPNI only for the purpose of marketing its telecommunications services to existing customers within the permitted scope of Section 64,2005 of the rules, titled "Use of customer proprietary information without customer approval." This limited use does not require customer approval under the express terms of Section 64.2005 and, in fact, has not even been done by InfoComm since the CPNI rules became effective. This policy has been communicated to all employees having access to CPNI data and is monitored by InfoComm management.

FCC Rule Section 64.2009 requires the implementation of "a system by which the status of a customer's CPNI can be clearly established prior to the use of CPNI," including the requirement in Section 64.2009(e) concerning the signing of an annual compliance certificate confirming the establishment of such system and procedures to ensure compliance. As the status of the customer's CPNI approval does not need to be established for the limited use without customer approval permitted under Section 64.2005, InfoComm has understood that the requirements of Section 64.2009 are inapplicable to such limited use and a system is not required to monitor the status of circumstances that do not exist.

In submitting this response, InfoComm certifies based on its understanding of the CPNI rules set forth above that it is compliant with the Commission's CPNI rules.

Respectfully submitted,

Steven G. Bowers

**Executive Vice-President**